United States Bankruptcy Court Eastern District of Wisconsin

In ra	Brian and Connie Davis		Case No.	
In re	Dittal wild Comment	Debtor(s)	Chapter <u>13</u>	
	CHA	APTER 13 PLAN		
	·	NOTICES		
Dank	ICE TO DEBTORS: This plan is the model plan kruptcy Court for the Eastern District of Wisco ALTERED IN ANY WAY OTHER THAN WITH TH	onsin on the date this	s pian is ilieu. This form fi	of the AN MAY NOT
v	A check in this box indicates that the plan co	ontains special provi	sions set out in Section 10 be	elow.
and d	TICE TO CREDITORS: YOUR RIGHTS WILL BE discuss it with your attorney. If you oppose any probjection will be in a separate notice. Confirmation than the full amount of your claim and/or a lesser	rovision of this plan yo n of this Plan by the C	ourt may modify your rights. Yo	
You ı subje	must file a proof of claim in order to be paid u ject to the availability of funds.	under this Plan. Pay	ments distributed by the Trus	itee are
		THE PLAN		
Debto	tor or Debtors (hereinafter "Debtor") propose this	Chapter 13 Plan:		
1. S	Submission of Income.			
	Debtor's annual income is above the median fo Debtor's annual income is below the median fo	or the State of Wisco or the State of Wisco	nsin. nsin.	
	(A). Debtor submits all or such portion of fur (hereinafter "Trustee") as is necessary for the	ture earnings or other e execution of this Pla	future income to the Chapter 1 in.	3 Trustee
	(B). Tax Refunds (Check One):			
	☑ Debtor is required to turn over to the Trus during the term of the plan. ☐ Debtor will retain any net federal and state			ds received
	Plan Payments and Length of Plan. Debtor 7.66 per (check one) ☐ month ☐ week ☑ eveduction(s) from (check one) ☑ Debtor ☐ Joint Deation of the plan may be less if all allowed claims	ery two weeks semi	avment(s) for the period of 36	odic Payroll months. The
☑ If	f checked, plan payment adjusts as indicated in t	he special provisions	ocated at Section 10 below.	

The following applies in this Plan: CHECK A BOX FOR EACH CATEGORY TO INDICATE WHETHER THE PLAN OR THE PROOF OF CLAIM CONTROLS: Plan Controls Proof of Claim Controls A. Amount of Debt B. Amount of Arrearage C. Replacement Value - Collateral D. Interest Rate - Secured Claims FAILURE TO CHECK A BOX UNDER A CATEGORY IN THIS SECTION WILL MEAN THAT A PROPERLY FILED PROOF OF CLAIM WILL CONTROL FOR THE CORRESPONDING SUB-PARAGRAPH OF THE PLAN. 4. Administrative Claims. Trustee will pay in full allowed administrative claims and expenses pursuant to 507(a)(2) as set forth below, unless the holder of such claim or expense has agreed to a different treatment of its claim. (A). Trustee's Fees. Trustee shall receive a fee for each disbursement, the percentage of which is fixed by the United States Trustee, not to exceed 10% of funds received for distribution. (B). Debtor's Attorney's Fees. The total attorney fee as of the date of filing the petition is \$3.500. The amount of \$0 was paid prior to the filing of the case. The balance of \$3.500 will be paid through the plan. Pursuant to 507(a)(2) and 1326(b)(1), any tax refund submission received by the trustee will first be used to pay any balance of Debtor's Attorney's Fees. Total Administrative Claims: \$4,624 5. Priority Claims. (A). Domestic Support Obligations (DSO). If checked, Debtor does not have any anticipated DSO arrearage claims or DSO arrearage claims assigned, owed or recoverable by a governmental unit.	belief. Creditors	erally. The amounts listed for claims in the may file a proof of claim in a different amou	n is Plan are based upon nt. Objections to claims m	Debtor's best estimate and ay be filed before or after				
CHECK A BOX FOR EACH CATEGORY TO INDICATE WHETHER THE PLAN OR THE PROOF OF CLAIM CONTROLS: Plan Controls	confirmation.	e i dia Diam						
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(a) Creditor (b) Estimated claim IRS		Other Priority Claims (e.g., tax claims). Th	nese priority claims will be					
IRS \$649	(6).							
	IRS	(a) Orealion						
		t, of Revenue		\$0				

Total Priority Claims to be paid through plan: \$649

Totals:

\$649

(A).	Claims Secured by Personal Property. If checked, The Debtor does not have claims secured by personal property which debtor intends to retain. Skip to 6(B). If checked, The Debtor has claims secured by personal property which debtor intends to retain.								
	(i). Adequate profipayments. Upon contract Trustee shall in 1326(a)(1)(C):	anfirmation th	a traatmant of	secureo ciaim	s will be t	ments to	creditors purs	uant to	
	(a) Creditor		(b) Collateral			(c) l	(c) Monthly Adequate protection payment amount		
art of Tex	as FCU		2009 Dodge Avenger				\$25		
			Total monthly adequate protection payments:				\$25		
	(a). Secured (Claims - Full	Dayment of De	ht Paguired	_				
,	If checked Skip to (b). If checked Claims listed in vehicle; (2) who vehicle is for the debt was in monthly paym	I, the Debtor h I, the Debtor h In this subsect In this subsec	has no secured class secured classon consist of concurred within se of the debton 1 year of filing (f).	claims which ims which req lebts (1) secul 910 days of f r; OR , if the c j. See 1325(a)	require full p red by a p iling the b ollateral fo)(5). Afte	ayment of ourchase ankrupto or the de or confirm	of the underlyin money securit y petition; and bt is any other ation the Trust	ng debt. y interest in a (3) which thing of value ee will pay the	
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	(B).				may be reduced t			
	If checked, to amount of the de	the Debtor has se ebt or the replace	cured clai ment valu	ms which ma e assigned t	ay be reduced to r o the property is ir	eplaceme o column (nt value. Th d).	ie
(a) Cre		(b) Collatera		(c) Purchase Date	(d) Replacement Value/Debt	(e) Interest Rate	(f)	(g) Estimated Total Paid Through Plan
Heart of Texas FC	U 20	009 Dodge Avenger	:	01/11/2012	\$9,650 (RV)	5.25		\$10,451
					\$11.245 (D)	1.		
								\$10,451
TOTALS								1 020,102
	make all post-p ordinarily come	the Debtor has cletition mortgage p	oayments Iar monthl ments, are	directly to ea y mortgage e due beginn	Property that debtach mortgage credoayments, which nating the first due divides otherwise.	nav be ad	usted up or	s down as
(-) O dito-	Continuing each	THOUGH MOTOURIES		erty description				
(a) Creditor			(Б) ГТОРС	ity doodp				
			<u> </u>					
(ii	If checked,	the Debtor has a an. Trustee may p lumn (d) until paid	ay each a	ge claim sec llowed arrea	ured by Real Prop rage claim the est	imateu mi	Dittily paying	
(a) Creditor		(b) Property			(c) Estimate Arrearag Clair	e N		Estimated Total Paid ough Plan
TOTALS					\$0			\$0
Total Secured (C). S	urrender of Coli	accurred claim file	shall serv	e as notice to cured lien ho satisfied in	o creditor(s) of De older whose collate full by the surrend	er of the c	Cildolod at	ler the or before
(a) Creditor					ral to be surrende	red		
United Consume	r Financial			Kirby Vacu	um		<u> </u>	

(b). Secured Claims - Replacement Value.

(a) Creditor	(b) Collate	eral to be surrendered						
\$66,840 After all other classe	at the total of general unsecured debt res have been paid, Trustee will pay to s than \$3,011 or 0 %, whichever	the creditors with allowed y	aragraph (b) below is eneral unsecured					
(B). Special classes of	unsecured claims:							
Total Unsecure	d Claims to Be Paid Through the Pla	an: \$3,011						
8. Executory Contracts an								
	Debtor does not have any executory							
contracts and unex	If checked, the Debtor has executory contracts and/or unexpired leases. The following executory contracts and unexpired leases are assumed, and payments due after filing of the case will be paid directly by Debtor. Debtor proposes to cure any default by paying the arrearage on the assumed leases or contracts in the amounts projected in column (d) at the same time that payments are made to secured creditors after confirmation.							
(a) Creditor	(b) Nature of lease or executory contract	(c) Estimated arrearage claim	(d) Estimated monthly payment					
	Contract							
		Totals:	\$0					
All other executory contracts and	d unexpired leases are rejected upon o	confirmation of the plan.						
✓ Upon ConfirmatUpon Discharge	•							
10. Special Provisions. Notwith set forth below. The provisions1 of this plan.	nstanding anything to the contrary set will not be effective unless there is	forth above, the Plan shall i a check in the notice box	nclude the provisions preceding Paragraph					
equally between allowed secured of 2. For claims subject to Section 60, provided in Section 6(A)(ii)(b) acc through the plan until the secured Section 6(A)(ii)(b), has been paid Any claim with a secured value of 3. No allowed unsecured claims s 4. Anytime the Plan reaches 36 m If the Plan duration actually become through month 36 up to 100%.	nds shall be paid to Debtor's attorneys fee claims in Section 6(A) of this plan and Del A)(ii)(b): Secured Claims Subject to Value cording to 11 U.S.C. §506(a). Each of the value or the amount of the claim, whichever in full. Any remaining portion of the allow \$\circ\$0 shall be treated as a general unsecured thall be paid until all allowed claims in Paragonths, the plan shall complete once unsecured as 36 months or less, then the unsecured and Plan payments are \$515 per month for 35 onth for duration for estimated 3 months for receive not less than \$3,011.	ation Under § 506. The collate secured claims in this section, er is less, plus simple interest it yed claim shall be treated as a claim. agraphs 4, 5 and 6 of this plan ared creditors receive the divicular shall be paid all remains a months for total of \$16,995, 5	ral shall be valued as if allowed, shall be paid in the amount listed in general unsecured claim. are paid in full. lend indicated in the Plan. ining available funds					

- 11. Direct Payment by Debtor. Secured creditors and lessors to be paid directly by the Debtor may continue to mail to Debtor the customary monthly notices or coupons or statements notwithstanding the automatic stay.
- **12. Modification.** Debtor may file a pre-confirmation modification of this plan that is not materially adverse to creditors without providing notice to creditors if the Debtor certifies that said modification is not materially adverse to said creditors.

Debtor

Joint Debtor

.	4-17-15	Signature	
Date		Signiture	

Attorney 21.1.

วิจริญ่ท Blahn State Bar No. 10588 5}

Firm Name Geraci Law L.L.C.

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Chapter 13 Model Plan - as of January 20, 2011